

GRAZING ADMINISTRATION

Authorizing Grazing Use



BLM Manual Handbook H-4130-1



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DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
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Subject

H-4130-1 - AUTHORIZING GRAZING USE

1. Explanation of Material Transmitted: This BLM Manual Handbook provides procedural direction and standards for grazing authorizations, grazing fees, changes in grazing use, and pledges of permits and leases as security for loans based on the provisions of 43 CFR 4130.
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3. Material Superseded: None.
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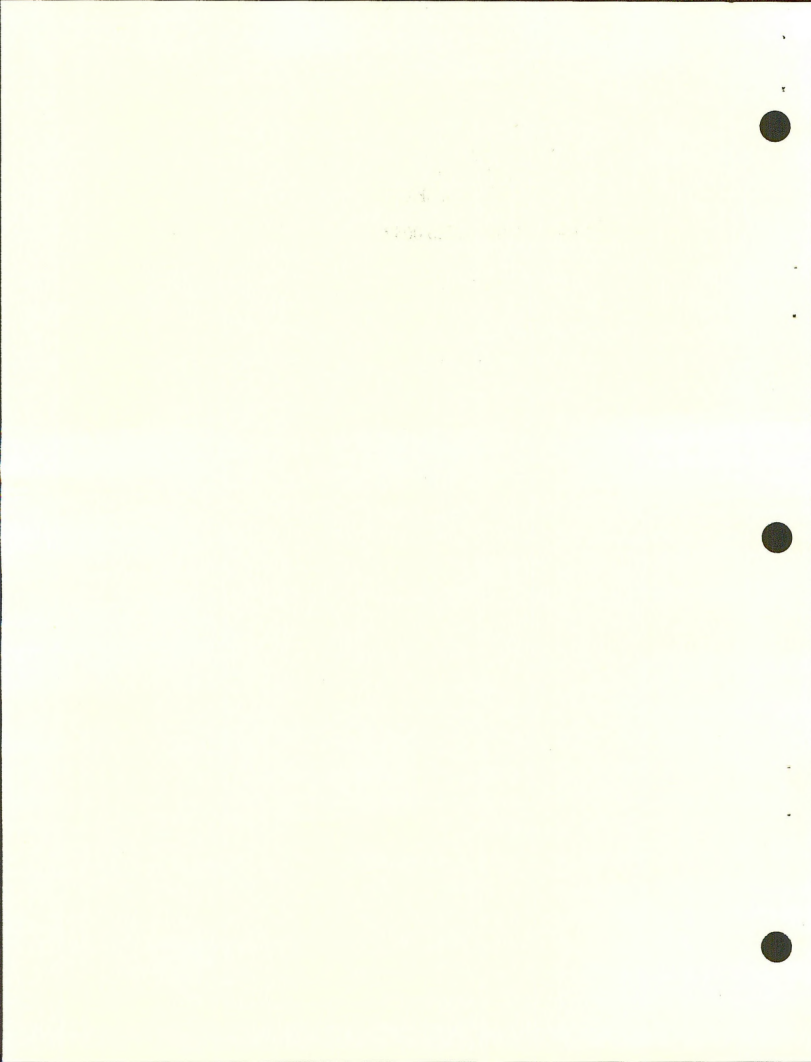
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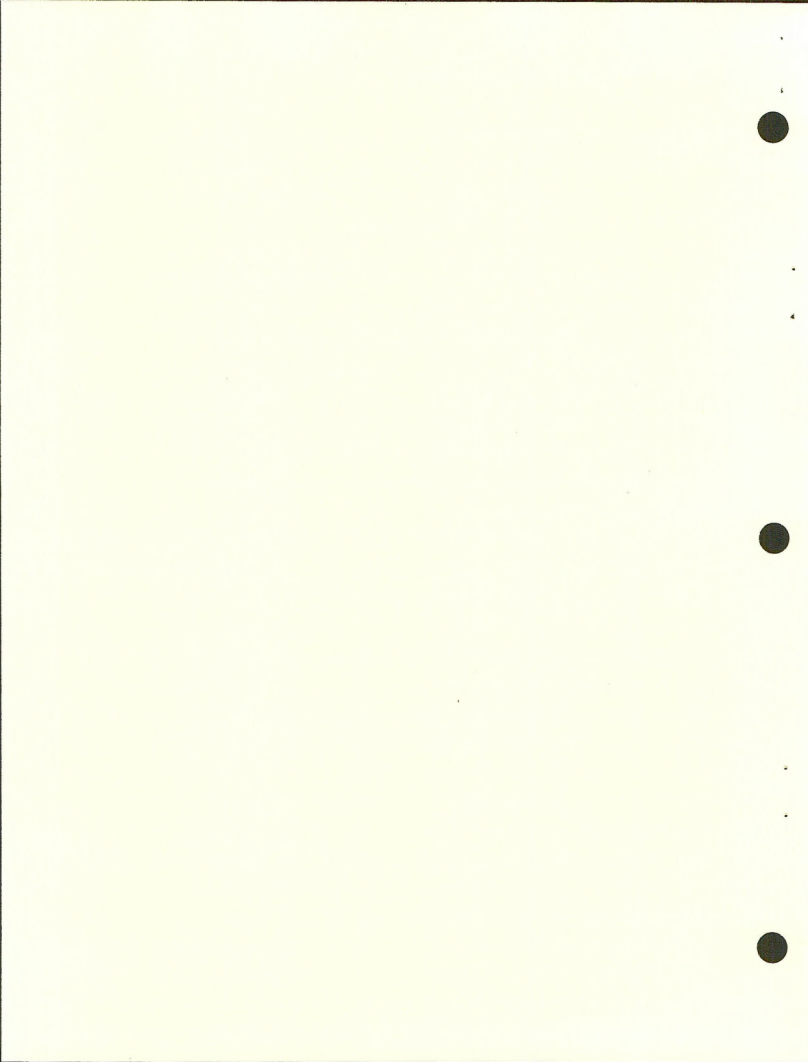
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.1 Applications. Applications for grazing use, changes in grazing use on the public lands, and/or other lands administered by the BLM are filed with the authorized officer having jurisdiction over the lands on which grazing use is sought. (See 43 CFR 4130.1.) Upon approval of the applications by the authorized officer, grazing permits or leases are offered, and/or the appropriate grazing authorizations are issued to the applicants. When applications are rejected in whole or in part, decisions are issued to the applicants stating the reasons for rejection and explaining the right to protest and/or appeal those decisions. (See 43 CFR 4160.)

.11 Changes in Grazing Use. The grazing regulations allow for a permittee or lessee to file an application for a change in grazing use. They may file these applications before or after they have been billed for the affected grazing use. Applications for changes in grazing use are approved at the discretion of the authorized officer. (See .17 below and 43 CFR 4130.1-1.)

A. Applying Before Billing. Each year, prior to the issuance of grazing bills, the authorized officer provides grazing permittees or lessees the opportunity to apply to change their grazing use from that currently on the permit or lease. Grazing Preference Statements, Form 4130-3, are computer printed for the permittees or lessees of record about 60 days prior to their earliest begin-grazing dates. They may make application to do so by returning to the authorized officer a marked-up copy of the grazing preference statement or submitting a Grazing Application - Grazing Schedule, Form 4130-1.

B. Applying After Billing. Permittees or lessees may apply for changes in grazing use after they have been issued grazing bills.

Applying Before Paying Fees. If a permittee or lessee has been issued a grazing bill but has not paid the grazing fee, they may apply for changes in grazing use prior to the earliest begin grazing date on their bills.

Replacement Bill Not Required. If permittees or lessees are authorized to make changes in grazing use which do not affect the statistical data or the grazing fees due, replacement bills are not needed. These include changes in the period(s) of use, area(s) of use on the total number and kind of livestock that do not change the animal unit months (AUM's) of grazing use. If these changes are approved, letters which explain and document the authorized changes in use are sent to the affected permittees or lessees. The service charge is not collected.

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Replacement Bill Required. Replacement bills are issued if permittees or lessees are authorized to make changes in grazing use that change the statistical data (such as numbers of AUM's of grazing use) and the grazing fees due. Applications for change in grazing use (except those initiated by the authorized officer) which will result in the issuance of a replacement bill must be accompanied by the service charge. (See .73 below.)

Applying After Paying Fees. Permittees or lessees may apply for changes in grazing use after they have paid their grazing bills. They may apply for nonuse, activation of nonuse, or use in excess of their active grazing preference. (See .15B, .42, and .72 of this Handbook.) An application for changes that will require a replacement bill must be accompanied by a service charge. (See .73 of this Handbook.)

.12 Conflicting Applications. When more than one qualified applicant applies for livestock grazing use of the same public lands and/or where additional forage or additional acreage becomes available, the authorized officer may allocate grazing use of such land or forage on the basis of 43 CFR 4110.3-1, or on the basis of any of the following factors. (See 43 CFR 4130.1-2.)

Historical use of the public lands;

Proper range management and use of water for livestock;

General needs of the applicants' livestock operations;

Public ingress or egress across privately owned or controlled land to public land;

Topography; and

Other land use requirements unique to the situation.

A. Applications Conflicting with Priority for Renewal of Existing Permits or Leases. Permittees and lessees holding expiring grazing permits or leases have a priority for a new permit or lease over other applications for grazing use. This priority for renewed use is the basis for the preference attached to the base property and may not be displaced by a conflicting application. (See also 43 CFR 4130.2(d).)

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.13 Grazing Application Forms. The grazing application consists of five separate forms. These forms are used independently, or in various combinations, depending on the type of grazing use being applied for or the data needed to update grazing case files, allotment files, and/or the individual Grazing Records in the Range Management Automated System (RMAS) Grazing Record Master File (GRMF).

A. Grazing Application - Grazing Schedule. The Grazing Application - Grazing Schedule, Form 4130-1, is used by permittees, lessees, or other applicants to describe the grazing use for which they are applying. (See Illustration 1.) Applicants indicate the allotment(s) in which they want grazing use, the number and kind of livestock (sometimes class of livestock), the period(s) of use, the percentage of public land use (if known), the type of use, and the amount of grazing use in AUM's. The permittees, lessees, or other applicants may apply for active grazing use, nonuse, or a combination of active grazing use and nonuse. (See 43 CFR 4130.1.) This form is used for filing applications for all types of use authorized under the various grazing authorizations. The form is also used by permittees, lessees, or other applicants to show the brands and other identifying marks carried by their livestock. (See 43 CFR 4130.5.)

B. Grazing Application - Preference Summary and Transfer. The Grazing Application - Preference Summary and Transfer, Form 4130-1(a) (see Illustration 2), provides a description of the land or water being offered as base property for a grazing preference on the public lands and/or other lands administered by the BLM. The form is used by an applicant to certify that the base property listed and described meets the requirements set forth in the grazing regulations. The applicant also uses the form to concur in the attachment of the grazing preference to the base property. (See R-4110.1, Paragraph .2.) The authorized officer requires new applicants for Grazing Permits or Leases and Special Grazing Permits or Leases to file this form. It is also used to apply for a transfer of grazing preference. Use of this form by applicants for other types of grazing authorizations is at the discretion of the authorized officer.

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C. Grazing Application - Supplemental Information. The Grazing Application - Supplemental Information, Form 4130-1(b) (see Illustration 3), provides information regarding the permittee's, lessee's, or new applicant's qualification for grazing use and other information pertinent to grazing use on the public lands and/or other lands administered by the BLM. (See 43 CFR 4110.1.) It provides specific information concerning the ownership or control of livestock. (See 43 CFR 4130.5(a).) It includes a description of the permittee's, lessee's, or applicant's owned and/or leased land intermingled with the public land in specific allotments. It also shows the extent of the grazing preference the permittee, lessee, or applicant has in other BLM Districts and his/her grazing use on lands administered by other agencies. The authorized officer requires new applicants for grazing permits or leases or special grazing permits or leases to file this form.

D. Grazing Application - Authorized Representative. Form 4130-1(c), Grazing Application - Authorized Representative (see Illustration 4), is filed by groups, partnerships, associations, or corporations to designate an authorized representative who will represent them in matters pertaining to grazing use on the public lands and/or other lands administered by the BLM. Individuals may also designate other people as their authorized representatives.

.14 Grazing Preference Statement Form. The Grazing Preference Statement, Form 4130-3 (see Illustration 5), is a computer-printed form from the Range Management Automated System, which describes the permittee's or lessee's basic grazing schedule(s) and summarizes the recognized grazing preference by allotment as included in the grazing permit or lease. The permittee or lessee may apply to change the grazing schedule(s) on the statement for the next grazing year in the vacant space printed on the form below the grazing schedule(s). If there is no room on the form, the application for change is filed on a Grazing Application - Grazing Schedule, Form 4130-1. (See .13 and .17 of this Handbook.)

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.15 Nonuse. In accordance with the grazing regulations, permittees or lessees may apply to carry all or a portion of their active grazing preference shown on their grazing permit or lease as nonuse. Nonuse is never included in the grazing schedule printed on grazing permits or leases. Nonuse may, however, be included in the grazing schedule(s) printed on the grazing preference statement and grazing bill(s). Issuance of the grazing bill, which includes the applied-for nonuse, is considered approval of that nonuse.

A. Reasons for Nonuse. The Grazing Application - Grazing Schedule, Form 4130-1, or the Grazing Preference Statement, Form 4130-3, provides an opportunity for permittees or lessees to check the reason they are applying for nonuse.

B. Approval for Nonuse. The authorized officer considers the reasons for which the application for nonuse is made. If the applicant indicates that the reason is for conservation and protection of the public lands, the authorized officer verifies that need before approving the nonuse. The approval of nonuse is discretionary with the authorized officer.

C. Activating Nonuse. Permittees or lessees who were authorized nonuse may apply to activate that nonuse.

D. Allocating Forage Available Due to Nonuse. When nonuse has been approved, the grazing regulations allow for applicants other than the permittees or lessees involved to apply for nonrenewable grazing use or grazing use to the extent of the authorized nonuse. Permittees or lessees must be notified of an intent to authorize approved nonuse to other permittees or lessees.

.16 Applications for Crossing Use. Applications for crossing use are filed on an as-needed basis on the Grazing Application - Grazing Schedule, Form 4130-1. Applications for crossing use are designed for the applicant to indicate the proposed route to be followed, including the point of origin, destination, and holdover areas. This information is entered below the grazing schedule line entry(ies) for the crossing use on the Grazing Application - Grazing Schedule, Form 4130-1. (See .43 of this Handbook.)

.17 Applications for Changes in Grazing Use. Applications for changes in grazing use are filed on the Grazing Application - Grazing Schedule, Form 4130-1, or on the Grazing Preference Statement, Form 4130-3. (See .13 and .14 of this Handbook.)

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.18 Exchange-of-Use Grazing Agreements. The issuance of permits or leases based on the percentage of public lands is preferred over exchange-of-use agreements. However, when using exchange-of-use agreements, the authorized officer ensures that the credit given for private lands is based on the estimated grazing capacity of the offered lands. The offered lands must be owned or controlled by the party seeking the credit. An effort must be made to agree on the estimated grazing capacity. In the absence of an agreement, the authorized officer may reject the application for exchange-of-use or issue a decision establishing the percent of public land use to be used as a basis for the permit or lease. Such a decision must be subject to protest or appeal.

A. Filing for Exchange-of-Use. The Exchange-of-Use Grazing Agreement, Form 4130-4, is used by applicants to file for exchange-of-grazing use. (See Illustration 6.) This form includes the Exchange-of-Use Grazing Agreement which is completed and signed by the authorized officer upon approval of the application. The exchange-of-use agreement sets forth the extent of the grazing use authorized under exchange of use and the terms and conditions under which the grazing use will be made. The Grazing Application - Grazing Schedule, Form 4130-1, may be used as a supplement with the Exchange-of-Use Grazing Agreement, Form 4130-4, or to request a change in grazing use under the agreement.

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.2 Grazing Permits or Leases. A grazing permit is used to authorize grazing use on public lands or other lands administered by BLM within grazing districts under Section 3 of the Taylor Grazing Act. A grazing lease is used to authorize grazing use on public lands or other lands administered by BLM outside of grazing districts under Section 15 of the Taylor Grazing Act. The Grazing Permit/Lease, Form 4130-2 (see Illustration 7), is used to authorize livestock grazing use on these lands. The grazing permit or lease is a statement of the permittee's or lessee's recognized grazing preference on the public lands and/or other lands administered by the BLM. The permit or lease includes the terms and conditions under which the authorized grazing use will be made. For rangelands designated as ephemeral, the permit or lease specifies only the area of use since grazing use is authorized only upon the periodic availability of forage.

.21 Offering Grazing Permits or Leases. The grazing permits or leases are offered to permittees, lessees, and other applicants for their acceptance. Grazing permits or leases may be offered at any time at the discretion of the authorized officer, but no later than 60 days prior to the effective date. Grazing permits or leases offered on an annual basis for a term which coincides with the grazing fee year are offered 60 days prior to the effective date.

A. Environmental Assessments. An environmental assessment is prepared when offering permits and leases for areas not previously grazed by livestock and when significant modifications to the previously authorized grazing use are proposed.

B. Special Management Considerations. In offering grazing permits or leases, special consideration must be given to the requirements or objectives established for special management areas or needs identified through the land-use planning process.

C. Permittees and Lessees of Record. The BLM offers grazing permits or leases to the permittees and lessees of record based on their recognized grazing preference.

Priority for a New Grazing Permit or Lease. The authorized officer recognizes that permittees or lessees who hold an expiring grazing permit or lease, respectively, have priority for the receipt of a new permit or lease.

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Consolidating Grazing Preference. Grazing preferences included in more than one grazing permit or lease may be consolidated into one permit or lease at the request of the permittee or lessee or upon action by the authorized officer. The grazing preference included in a grazing permit cannot be consolidated with the grazing preference included in a grazing lease.

D. New Applicants. New applicants for grazing use are offered grazing permits or leases upon verification of their qualifications and where livestock forage is available on the public lands.

E. Transfers of Grazing Preference. New grazing permits or leases are offered to permittees, lessees, or other applicants following approval of a transfer of grazing preference. (See 43 CFR 4110.2.) The effective date for these permits or leases may be any reasonable date following approval of the transfer. The expiration date should coincide with the grazing year ending date or the ending date of the authorized period of use.

F. Terms and Conditions. Grazing permits or leases include the terms and conditions specified by law and regulation and with any other specific terms and conditions that are needed to ensure that grazing management achieves management objectives for the lands under BLM administration. (See 43 CFR 4130.2(a).)

Modifying Terms and Conditions. The terms and conditions of grazing permits or leases are modified by decision or by including the modified terms or conditions in an offered permit or lease. If the permittee or lessee accepts the offered permit or lease with these modified terms and conditions, no further action is required. If the offered permit or lease is not accepted, a decision is issued incorporating the modified terms and conditions in the permit or lease.

Effect of an Appeal on the Terms and Conditions. An appeal of a grazing decision suspends the effect of the decision unless the decision has been placed in full force and effect. (See 43 CFR 4160.3(c).) During the period of appeal, the permit or lease is offered for a term of 1 year.

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If the Decision Has Not Been Placed in Full Force and Effect.

Pending a decision on the appeal, the permittee or lessee with an expiring permit or lease is offered a new permit or lease, consistent with the grazing use authorized during the previous grazing year. Nonrenewable use that may have been authorized the previous year is not included in the new permit or lease. A permit or lease offered to a new applicant must be consistent with the decision, since no use would have been authorized during the previous year.

If the Decision Has Been Placed in Full Force and Effect. A

permit or lease offered after the effective date specified in the decision must be consistent with that decision, unless modified by an Administrative Law Judge, the Interior Board of Land Appeals, or a Federal Court, in which case it must be consistent with the final decision.

G. Acceptance of Grazing Permits or Leases.

When grazing permits or leases are accepted by the permittees, lessees, or other applicants, the authorized officer issues grazing preference statements and grazing bills. The return of the offered grazing permit or lease signed by the permittee or lessee constitutes acceptance.

H. Reoffering Grazing Permits or Leases.

Occasionally, permittees, lessees, or other applicants request a change in the terms and conditions by returning a marked-up copy of the offered permit or lease, or by filing a Grazing Application - Grazing Schedule, Form 4130-1, with a statement that this is a request for a permanent change. The authorized officer may reoffer the grazing permit or lease with appropriate modifications in the terms and conditions. A decision is issued, if the authorized officer denies the request.

I. Failure to Return or Sign Offered Grazing Permits or Leases.

If the offered permit or lease is not returned or is not signed, the authorized officer issues a grazing bill with terms and conditions identical to those included in the offered permit or lease. Payment of the grazing bill is considered to be acceptance of the offered permit or lease for the period of use covered by the grazing bill.

.22 Issuing Grazing Permits or Leases.

When grazing permits or leases have been offered by the authorized officer and accepted (signed) by the permittees, lessees, or other applicants, they are considered issued. (See 43 CFR 4130.2.)

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.13 Active Grazing Use and Nonuse. Annual grazing use authorized under the grazing permits or leases may include active grazing use, nonuse, or a combination of active use and nonuse. (See 43 CFR 4130.1.)

.14 Rights, Title, or Interest. Grazing permits or leases do not convey any right, title, or interest to the permittees or lessees in any of the lands or resources held by the United States and administered by BLM. (See 43 CFR 4130.2(b).)

.15 Term of Grazing Permits or Leases. The grazing permits or leases are offered for a term not to exceed 10 years. (See 43 CFR 4130.2(c).) Grazing permits or leases may be offered for a term of less than 10 years where it has been determined that a shorter term is appropriate. (See 43 CFR 4130.2(c).) Where there is a lease of base property, these dates may coincide with the effective and expiration dates of lease for the base property. If there is a transfer, the effective date of the grazing permit or lease may coincide with the date the transferee gains control of the base property.

.16 Reviewing and Modifying Grazing Permits or Leases. Upon completion or revision of land-use plans, unexpired grazing permits or leases authorizing grazing use on the lands covered by these plans are subject to review and modification, suspension, or cancellation in accordance with the decisions of these plans.

A. Annual Review. Grazing permits or leases are subject to annual review at the discretion of the authorized officer. The terms and conditions of these permits or leases may be modified as appropriate based on this review. Annual reviews must involve the affected permittee or lessee. Decisions required to impose these actions are issued under 43 CFR 4160.

.17 Authorizing Use of Privately Controlled Lands by a Permit or Lease Based Upon the Percentage of Public Land Use. A permittee or lessee may be given credit, on a percentage basis, for the estimated grazing capacity of any intermingled unfenced land which he owns or controls. Such land must be suitable for livestock grazing. The amount of use allowed must be in proportion to the grazing capacity of the unfenced owned or controlled land and the public land. An application for nonuse on public land does not change the percentage of use allowed. (See also exchange-of-use agreements in .41 and 43 CFR 4130.2(e).)

.18 Authorizing Use of Scattered Public Lands. In the absence of an exchange-of-use agreement or percent public land-use permit or lease, a grazing bill may be based on 100 percent public land use.

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.3 Free-Use Grazing Permits. The authorized officer may issue free-use grazing permits to applicants whose residences lie adjacent to public lands within grazing districts. These permits are not applicable to lands outside established grazing districts and can be issued only for livestock kept for domestic purposes. There is no charge for free use. (See 43 CFR 4130.3.)

.31 Applications. Applications for free use are submitted annually on the Grazing Application - Grazing Schedule, Form 4130-1, or by signing and returning a Grazing Preference Statement, Form 4130-3, which indicates the use authorized during the previous year.

A. Criteria for Issuance. Applications for free-use grazing permits are considered with applications for other grazing use on the public lands on the basis of the factors described in .12 above.

B. Terms and Conditions. Free-use grazing permits specify the kind and number of livestock, the periods of use, the allotment to be used, and the amount of use in AUM's. Other terms and conditions deemed necessary by the authorized officer are incorporated into free-use grazing permits. The authorized officer requires free-use permittees to identify the livestock they are authorized to graze on the public lands by tagging, branding, or other markings. (See 43 CFR 4130.5(c).) The authorized officer may require that they furnish actual grazing use reports. (See 43 CFR 4130.6-2(d).) Free-use grazing permits cannot be transferred or assigned. (See 43 CFR 4130.3.)

C. No Preference Established. Free use is authorized upon acceptance of an offered free-use grazing permit with appropriate terms and conditions. The Grazing Permit/Lease, Form 4130-2 (see Illustration 7), and/or the Grazing Bill, Form 1370-37 or 1370-38 (see Illustrations 8 and 9), may be used as the authorizing document(s). Issuance of a free-use permit does not establish a grazing preference. A free-use permit is not issued for a term longer than 1 year.

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.32 Navajo Indian Free Use. A special rule approved by the Director on November 26, 1957, provided that free-use grazing privileges may be accorded to any resident Indian applicant in New Mexico District No. 7 (now Farmington Resource Area in New Mexico District No. 1 - Albuquerque District). The extent of this free-use grazing privilege was 100 sheep or the equivalent in other classes of livestock. No free-use grazing privileges are to be authorized to any person who may be indebted to the United States by reason of delinquent grazing fees or charges for unauthorized grazing use. In the issuance of free-use grazing privileges, any applicant having less than 100 sheep was limited henceforth to the number of sheep or their equivalent for which a license was issued or for which an applicant may have been qualified during the period July 1, 1954, to June 30, 1955. Increases may be allowed by the authorized officer whenever additional forage is available for such increases.

A. Navajo Free-Use Grazing Permits. Navajo free use may be authorized for a term not to exceed 10 years at the discretion of the authorized officer. Where the Navajo also have a grazing preference, the authorized officer may include the free use in the grazing permit.

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.4 Other Grazing Authorizations. Other grazing authorizations include exchange-of-use grazing agreements, nonrenewable grazing permits or leases, and crossing permits. These are nonpreference types of grazing authorizations. They do not have any priority for renewal and cannot be transferred. (See 43 CFR 4130.4.)

.41 Exchange-of-Use Grazing Agreements. Exchange-of-Use Grazing Agreements, Form 4130-4, are authorized under 43 CFR 4130.4-1 and are issued at the discretion of the authorized officer. The lands offered in exchange-of-use should be within the exterior boundaries of the allotment to be grazed. Exceptions may be made on a case-by-case basis to meet specific management objectives identified in land-use plans or AMP's.

A. Terms and Conditions. No fees are charged for exchange-of-use grazing. Exchange-of-use grazing agreements may be issued for a term of not more than 10 years. (See 43 CFR 4130.4-1(b).) The term is limited by the period of time for which the applicant has control of the land offered in exchange-of-use. When exchange-of-use is associated with a grazing permit or lease, the term of the exchange-of-use grazing agreement should correspond with the term of the associated grazing permit or lease. Activation of a permit which recognizes an exchange-of-use authorization is based on the percentage of the carrying capacity that the public lands supply.

B. Correlation with Grazing Permits or Leases. Exchange-of-use grazing use may be included in the basic grazing schedules of associated grazing or special permits or leases. The issuance of exchange-of-use grazing agreements involving base property does not result in the disqualification of those base properties. When a new permit or lease is involved, an existing exchange-of-use grazing agreement may continue in effect until expiration unless it is agreeable and practicable to enter into a new agreement.

C. Cancellation of Exchange-of-Use Grazing Agreements. The authorized officer may cancel, through decision issued under 43 CFR 4160, an exchange-of-use grazing agreement for noncompliance with the terms and conditions of the agreement or loss of control of the lands offered in exchange of use.

H-4130-1 - AUTHORIZING GRAZING USE

.42 Nonrenewable Grazing Permits or Leases. Nonrenewable grazing use is authorized through the issuance of a Grazing Bill, Form 1370-37 (computer printed), or 1370-38 (prepared manually). These bills constitute the Nonrenewable Grazing Permit or Lease. Nonrenewable grazing use may be included on grazing bills along with the grazing use for which the permittees or lessees have a grazing preference. Nonrenewable grazing use is not included in grazing permits, leases, or preference statements. (See 43 CFR 4130.4-2.)

A. Criteria for Issuance. The authorized officer may authorize qualified applicants to make nonrenewable grazing use when forage is temporarily available. (See 43 CFR 4130.4-2.)

B. Terms and Conditions. The allotment(s) to be used, number and kind of livestock, period(s) of use, and the amount of use in AUM's are specified on all authorizations for nonrenewable use.

.43 Crossing Permits. Any applicant may be authorized crossing use upon application and showing of necessity for trailing livestock for lawful purposes across the public lands and/or other lands administered by the BLM. Such an applicant need not be a permittee or lessee. (See 43 CFR 4130.4-3.) Fees for crossing use are determined by calculating the amount of public land forage in AUM's that will be consumed by the animals while on public lands. Permittees or lessees in allotments where trailing use is planned should be notified by the authorized officer in advance of the actual trailing use.

A. Terms and Conditions. The authorized officer prescribes the minimum distance livestock must travel per day and the maximum number of days allowable for the crossing use being authorized. The authorized officer also prescribes the route to be followed, specifying the point of origin, holdover areas, and destination. Other terms and conditions may be added, including a statement that the authorization pertains only to public lands and/or other lands administered by the BLM. (See 43 CFR 4130.4-3.)

B. Issuing Crossing Permits. Crossing use can be combined with other authorized grazing use on the Grazing Bill, Form 1370-37 or 1370-38. The grazing schedules providing for crossing use are accompanied by specific terms and conditions as appropriate. A crossing permit may be issued for the total crossing use for a permittee or lessee during the grazing fee year, or it may be issued each time the applicant needs to trail livestock across public lands.

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.44 Special Grazing Permits or Leases. Special grazing permits or leases authorizing grazing use by privately owned or controlled indigenous animals (including buffalo) may be issued at the discretion of the authorized officer. (See 43 CFR 4130.4-4.) These permits or leases are issued for a term deemed appropriate by the authorized officer, not to exceed 10 years. All provisions of the grazing regulations relating to grazing permits or leases apply to special grazing permits or leases. For billing purposes, one buffalo is considered as one animal unit. (See .71B of this Handbook.) Special grazing permits or leases are not normally issued for indigenous animals other than buffalo because of potential conflicts with wildlife species. The authorized officer must ensure consultation and coordination with affected or interested parties before authorizing special grazing use.

H-4130-1 - AUTHORIZING GRAZING USE

.5 Ownership, Control, and Identification of Livestock.

.51 Ownership or Control of Livestock. Permittees or lessees must own or control and be responsible for the management of the livestock which graze the public lands under their grazing permits or leases. (See 43 CFR 4130.5(a).)

A. Proof of Ownership. The authorized officer may require permittees or lessees to furnish a record of brand(s) and a bill of sale or other legal document to prove ownership.

B. Documentation of Control. If permittees or lessees do not own the livestock, they may be required to provide the authorized officer with a document showing control of the livestock. The document may specify the kind and number of livestock, the brand(s) or other markings the livestock are carrying, the arrangements which in fact give the permittees or lessees control, and the period of time the livestock are under their control. The document may be approved by the authorized officer prior to placing the livestock on the public lands.

C. Identification Requirements. Ownership of livestock grazing on public land must be subject to a rapid and accurate determination to detect, control, or prove unauthorized grazing use.

.52 State Livestock Requirements. Grazing permittees and lessees must comply with the requirements of the State in which the public lands are located relating to branding of livestock; breed, grade, and number of bulls; and health and sanitation requirements. (See 43 CFR 4130.5.) Violation of these requirements is a prohibited act under 43 CFR 4140.1(b)(11). Violators may be penalized under 43 CFR 4170.

A. Branding. State laws and regulations relating to branding requirements for livestock must be followed by permittees and lessees.

B. Bulls. The authorized officer cooperates in the enforcement of State laws regarding the number, grade, and breed of bulls. Where there are no specific requirements of State law, the permittees or lessees in an allotment may agree among themselves concerning the grade, breed, and number of bulls to be turned into their allotments and the length of time these bulls are on these allotments. Such agreed-upon requirements may then be stipulated and made terms and conditions on the appropriate permits or leases. (See 43 CFR 4130.5.)

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C. Health and Sanitation Requirements--Quarantines. The primary responsibility for enforcing livestock quarantines is vested in the States.

Coordination with State. Close cooperation with the State agency responsible for enforcing State livestock sanitation laws must be established if the BLM is to be effective in assuring compliance with quarantines.

Quarantine Prior to Issuance of Grazing Authorizations. When State officials notify the authorized officer that a quarantine is or will be imposed, the authorized officer notifies the permittees or lessees by certified mail or personal delivery that quarantined livestock are not authorized to graze on the public land until the quarantine is lifted.

Quarantine After Issuance of Grazing Authorizations. After notification of a quarantine, the authorized officer notifies permittees or lessees by certified mail or personal delivery that grazing use by the quarantined livestock will not be authorized.

Upon notification that a quarantine has been imposed after grazing fees have been paid but before turnout, the authorized officer must immediately notify the permittees or lessees by certified mail or personal delivery that their grazing use is suspended to the extent that it was scheduled for use by the quarantined livestock. Their authorizations must be amended to show nonuse for that portion of the grazing use affected by the quarantine and a refund made for the unused portion of the grazing fees under 43 CFR 4130.7-2.

If a quarantine is imposed while livestock are grazing on land administered by BLM, the authorized officer must take appropriate action to ensure compliance with State law.

Authorized Use by Quarantined Animals. Grazing use may be made by quarantined livestock if movement of the livestock to the allotment is approved by the appropriate State official and the animals are confined so that they will not mix with nonquarantined animals. Before authorizing use by quarantined animals, the authorized officer ensures that removal from the allotment will be accomplished at the end of the scheduled period of use. Consideration must also be given to whether the livestock disease can be transmitted to wildlife, wild horses, or wild burros.

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Lifting of Quarantine. The authorized officer considers a quarantine lifted when so notified in writing by the appropriate State official.

Violation of Quarantine. Anyone who violates a quarantine is subject to prosecution under State law. Permittees or lessees are also subject to the penalty provisions under 43 CFR 4170.

.53 Identification of Livestock.

A. Minimum Branding Requirements. The authorized officer may require that all cattle, horses, and burros over 6 months of age carry a legible brand, and that such brands be filed with the authorized officer. The officer may require that all sheep and goats over 6 months of age be identified with an earmark, paint brand, or other marking that has been filed with the authorized officer. All weaned livestock may be required to carry a brand or identifying mark. Brands or marks are filed with the authorized officer on the Grazing Application--Grazing Schedule, Form 4130-1. (See Illustration 1.) Permittees and lessees must comply with State brand laws as provided under 43 CFR 4130.5.

B. Counting, Marking, and Tagging Requirements. For the orderly administration of the public lands and to control unauthorized grazing use, the authorized officer may require counting and/or additional or special marking or tagging of livestock. (See 43 CFR 4130.5(c).) Permittees or lessees who violate special marking or tagging requirements are subject to penalty action under 43 CFR 4170.

H-4130-1 - AUTHORIZING GRAZING USE

.6 Terms and Conditions. Grazing permits and leases must contain terms and conditions that describe how livestock grazing will be conducted on public lands or other lands under BLM administration. The terms and conditions for grazing permits and leases must be in conformance with management objectives and constraints for livestock grazing, as identified in land-use and activity plans. (See 43 CFR 4130.6.) The authorized officer must ensure participation by affected permittees or lessees when developing the terms and conditions.

.61 Mandatory Terms and Conditions.

A. Grazing Permits or Leases Except in Ephemeral Areas. Authorized livestock grazing use must be within the limits of the livestock grazing capacity and the prescribed period of use of the public lands and must be limited or excluded to the extent necessary to achieve the objectives established for the allotment or other administrative areas. (See 43 CFR 4130.6-1.)

B. Permits and Leases in Ephemeral Areas. In areas established as ephemeral ranges by special order, the grazing permit or lease includes as a minimum the preference in an allotment or area of use and a special term or condition that provides for application and billing when forage conditions warrant.

.62 Other Terms and Conditions. The authorized officer may incorporate other terms and conditions in grazing authorizations which will assist in achieving the resource management objectives, provide for proper range management, document rangeland improvement maintenance responsibilities, or assist in the orderly administration of the public rangelands. (See 43 CFR 4130.6-2.) This authority provides broad discretion to include those terms and conditions that are deemed necessary to achieve proper management of grazing allotments. These terms and conditions may include, but are not limited to:

A. Class of Livestock. The authorized officer may include in the terms and conditions of permits or leases the class(es) of livestock to be grazed on the allotment consistent with resource management objectives. (See 43 CFR 4130.6-2(a).)

B. Breed of Livestock. If disagreement or conflict occurs concerning the breed of livestock grazing in a group allotment, the authorized officer may specify the breed of livestock which will be authorized on that allotment. (See 43 CFR 4130.6-2(b).)

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C. Supplemental Feed. Supplemental feed means a feed which supplements the forage available from the public lands and is provided to improve livestock nutrition or rangeland management. (See 43 CFR 4100.0-5.)

Permittees or lessees may place supplemental feed on the public lands unless they are prohibited from doing so by terms and conditions in the grazing permit or lease. Grazing fees may not be adjusted or refunded due to supplemental feeding of authorized livestock.

The authorized officer may include terms and conditions in permits or leases to direct the placement of supplemental feed on the public lands by the permittee or lessee. (See 43 CFR 4130.6-2(c).)

Feeding of Supplements. Salt, minerals, vitamins, protein blocks and cubes, and high quality alfalfa hay are examples of supplements. They are used to supplement and improve the quality of diet available from forage. Generally, the feeding of supplements does not create a problem and is not limited. However, where such feeding may create a resource or management conflict, the authorized officer may direct the location, amount, type, method, and time of placement. The use of high quality alfalfa is considered an acceptable supplement, provided its use is not to augment dry matter requirements of the livestock.

Emergency Feeding. Emergency feeding may be required as a result of an unforeseen event which limits the forage available for livestock. Feeding of hay as a result of fire, flood, or snow is an example. Emergency feeding is accepted on the public lands for short periods while the emergency exists or until the livestock can be removed.

When emergency feeding occurs on the public lands, the authorized officer must evaluate the circumstances to determine if the permits or leases should be suspended in whole or in part, or if action is needed to close the allotment to livestock grazing. (See 43 CFR 4110.3-2(a) and 4310.3-3(c).)

Maintenance Feeding. Maintenance feeding is providing feed to supplement the forage in meeting the dry matter requirement for adequate livestock nutrition beyond the period of emergency feeding. An example is feeding hay during periods of drought when available forage is not adequate. Maintenance feeding is not accepted on the public lands. When maintenance feeding is occurring, appropriate action must be taken under 43 CFR 4110.3-2 or 4110.3-3(c).

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D. Actual Grazing Use Reports. The authorized officer may require a report of actual grazing use from permittees or lessees. Actual grazing use is recorded on Form 4130-5, Actual Grazing Use Report. (See Illustration 10.) These reports may be used to determine the amount of the grazing fee bill where an AMP or CMA provides for after-the-fact billing. The report also serves an important role in providing information in support of a rangeland monitoring program. The authorized officer must ensure that the permittee or lessee understands the relationship of accurate actual grazing use reports to the rangeland monitoring studies and their influence on the evaluation of data collected from those studies. (See 43 CFR 4130.6-2(d).)

Noncompliance. When an actual use report is not filed within 15 days of the authorized use, or as otherwise specified, the authorized officer sends a certified notice indicating a failure to file the report in compliance with terms and conditions of the permit or lease. The notice includes the following:

- A statement that the permittee or lessee is allowed 15 days from receipt of notice to comply.

- Notification of action that will be taken for failure to furnish the required report.

- Citations of authority from the livestock grazing regulations.

- Under the grazing regulations, the authorized officer may require permittees or lessees to submit a report of actual grazing use within 15 days after completing their annual grazing use (or otherwise specified in permits or leases).

Demand for Payment. If the actual use report is to be used for billing purposes and the permittee or lessee fails to comply after receipt of a certified notice, the authorized officer issues a decision under 43 CFR 4160 demanding payment for use at the upper limit of flexibility allowed in the AMP or CMA and cancelling the after-the-fact billing privilege. (See 43 CFR 4130.7-1(d).)

E. Indigenous Animals. Permits or leases for indigenous animals must contain the same mandatory terms and conditions as other grazing permits or leases and may contain additional terms and conditions deemed necessary to ensure public safety and to protect or enhance the soil, vegetation, wildlife habitat, wild horse and burro habitat, and other resource values. (See 43 CFR 4130.6-2(e).)

F. Temporary Changes in Grazing Use. The authorized officer may require as a term and condition of a permit or lease that livestock grazing use be temporarily delayed, discontinued, or modified to provide for the reproduction, establishment, or restoration of the vigor of plants or to prevent compaction of wet soils. (See 43 CFR 4130.6-2(f).)

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G. Percentage of Public Land Use. The authorized officer may specify the percentage of public land used by livestock as determined by the proportion of livestock forage available on public lands within the allotment compared to the total amount available from both public lands and those owned or controlled by the permittee or lessee. (See 43 CFR 4130.6-2(g).)

H. Level of Utilization. The authorized officer may specify that livestock be removed from a pasture or allotment when the utilization of key plant species on key areas reach a prescribed level. Such a term or condition should provide flexibility in adjusting the amount of use to accommodate annual fluctuations in forage production while ensuring that resource management objectives and physiological needs of the plants are being met. The permittee and lessee (and other interests) must be given an opportunity to participate in conducting utilization studies. Consultation and coordination must be an integral part of the planning which leads up to the selection of the key plant species, key area, and prescribed utilization level.

.63 Modifying Terms and Conditions. The authorized officer may modify the terms and conditions of a permit or lease if monitoring data shows that the authorized grazing use is not meeting management objectives for the allotment. The authorized officer must ensure that complete consultation, coordination, and cooperation with the permittee or lessee, and other affected interests, takes place before making such a modification.

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.7 Fees. Fees are charged for livestock grazing upon or crossing the public lands and/or other lands administered by the BLM. See Manual Sections 1371 through 1375 for policies and procedures relating to billings; collections; distribution of receipts; refunds, transfers, and returns; and delinquent accounts.

.71 Payment of Fees. A grazing fee is to be paid prior to making any grazing use, except as otherwise provided.

A. Establishing Grazing Fees. A grazing fee is established by the Secretary, based upon the grazing fee formula in the Public Rangelands Improvement Act of 1978. (See 43 CFR 4130.7-1.) This fee is adjusted annually to the computed economic value grazing fee for that year. The annual adjustment in the grazing fee, either increase or decrease, is limited to not more than 25 percent of the previous year's grazing fee. The grazing fee to be charged is published annually in the Federal Register and is effective for the specified grazing fee year.

B. Charge Per AUM. Fees for livestock grazing are charged on the basis of a specified rate per AUM. For billing purposes, one cow, one horse, five sheep, five goats, or one buffalo are considered as one animal unit.

No Fee Charged. No grazing fees are charged for authorized livestock grazing use under free-use grazing permits or exchange-of-use grazing agreements. No fees are charged when authorizing total nonuse or that portion of the preference carried as nonuse.

C. Livestock To Be Charged. The specified rate per AUM is charged for each animal unit authorized on the public lands and/or other lands administered by the BLM. (See 43 CFR 4130.7-1(c).) Permittees or lessees may arrange to be billed up to four times during a grazing fee year. Each of these grazing bills establishes an authorized period of use within an allotment.

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D. Fees Due. Grazing Bills, Form 1370-37 or 1370-38, are issued to collect grazing fees for grazing use on the public lands and/or other lands administered by the BLM. The grazing bills are considered to be issued when a permittee has received the Billing Notice part of the bill. The Billing Notice part of the bill is sent to the permittees or lessees to notify them of the amount due for the grazing use authorized under grazing permits or leases, special grazing permits or leases, nonrenewable grazing permits or leases, and may serve as the authorizing document for exchange-of-use and crossing permits. The grazing fees are due upon receipt of the Billing Notice by the permittees or lessees. (See 43 CFR 4130.7-1(d) and Manual Sections 1371.32 and .53.)

Advance Billing. For advance billings, the Billing Notices are sent to the permittees or lessees approximately 14 to 21 days in advance of the earliest begin-grazing date for the authorized grazing use. When billings are issued prior to the grazing season, payment must be made prior to grazing use. If AMP's or CMA's provide for billing after the grazing season, fees are based on the actual grazing use and are due upon the issuance of a billing. (See 43 CFR 4130.7-1(d).) Upon timely payment, the Billing Notice serves as the authorizing document for the grazing use recognized under the respective permits or leases. The Billing Notice also serves as the authorizing document for nonuse and may serve as the authorizing document for exchange-of-use. (See Manual Sections 1371.53A1 and 1375.16A1.) If authorized crossing use is not included in the permittee's or lessee's grazing permit or lease, the Billing Notice serves as the crossing permit. (See 43 CFR 4130.4-3.)

Actual-Use Billing. The actual-use billing privilege can be authorized if an AMP or CMA providing for after-the-fact billing has been incorporated into a grazing permit or lease. (See 43 CFR 4130.7-1(d).) Actual-use billing is accomplished in one of the following ways.

Based on Actual Grazing Use Reports. For actual-use billings based on the Actual Grazing Use Report, Form 4130-5 (Illustration 10), the billing notices are sent to the permittees or lessees following the completion of authorized grazing use. The bills are based on the amount of grazing use actually made by the permittees or lessees and reported to the authorized officer. No grazing bills are issued in advance of grazing use. (See 43 CFR 4130.7-1(d).)

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The authorized officer requires actual grazing use reports upon which actual-use billings are based to be submitted to the BLM within 15 days after the authorized grazing use is completed or as otherwise specified in the permit or lease.

If the actual grazing use report is not submitted within the time specified, the authorized officer issues a notice by mail allowing 15 days from receipt to submit the report. If the report is not submitted in the time allowed, the permittee's or lessee's grazing bill is based on grazing use at the upper limit of flexibility specified in the AMP or CMA. (See 43 CFR 4130.7-1(d).)

Based on Normal Operation/Adjustment. The AMP or CMA may provide for the issuance of an advance billing prior to authorized grazing use followed by an actual use billing or refund upon the completion of grazing use. The advance bill is based on the normal operation as explained in the AMP or CMA. If the amount of grazing use indicated in the actual grazing use report is more than the amount of use covered by the advance bill, actual use billing is issued for the difference. (See .71D above.) If the amount of grazing use indicated on the actual grazing use report is less than the amount of use covered by the advance bill, a refund is made for the difference. (See 43 CFR 4130.7-2 and Manual 1374.16C.) No billings are issued and no refunds are made, if the amounts are less than \$10.00.

Cancelling Actual-Use Billing Privilege. The authorized officer issues a decision cancelling the actual-use billing privilege, if the permittee or lessee fails to submit the actual grazing use report as specified for timely billing or does not pay the grazing fee within 30 days of receipt of an actual-use bill. (See Manual Section 1375.16A2a.) Even though the actual-use billing privilege is cancelled, the authorized officer requires the permittee or lessee to submit the actual grazing use report and pay the grazing fee. (See 43 CFR 4130.7-1(d).) Actual-use billing privileges may also be cancelled, if it can be shown that the actual grazing use report submitted is not accurate or the permittee or lessee has not complied with the terms and conditions of the grazing permit or lease.

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E. Distribution of Grazing Receipts. The receipts from livestock grazing use on the public lands administered by the BLM are distributed as follows: (See Manual Section 1373.12.)

<u>Accounting Fund Symbol</u>	<u>Range Betterment</u>	<u>State</u>	<u>County</u>	<u>Treasury Misc. Receipts</u>
145016 (Section 15)	50%	—	50%	—
145032 (Section 3)	50%	12-1/2%	—	37-1/2%
145055 (Section 3-misc.)	50%	12-1/2%	—	37-1/2%
14x5896(11) (LU-EO 10787 & 10890)	50%	—	25%	25%

Distribution to States and Counties. Moneys distributed to the States and counties are expended as prescribed by the State Legislatures for the benefit of the county or counties in which the lands are located.

Range Betterment Funds. The range betterment funds are deposited to a separate account in the U.S. Treasury and are appropriated annually by Congress for range rehabilitation, protection, and improvement. (See H-4120-1, Paragraph .3.) for procedures on distribution and use of range betterment funds.)

.72 Refunds. Grazing fees may be refunded where applications for the change in grazing use and related refund are filed prior to the period of use for which the refund is requested. Refunds are not made for failure by the permittees or lessees to make grazing use as authorized except during periods of range depletion. (See .72B below.) The Manual Section 1374 provides detailed instruction on processing refunds.

A. Refunds for Changes in Grazing Use. The authorized officer must ensure that applications for changes in grazing use are filed in advance of the date when the requested changes will occur and from which the refunds are to be calculated. No refund is made for amounts of less than \$10.00. Except when the action is initiated by the authorized officer, the request for the change must be accompanied by a service charge. (See 43 CFR 4130.7-3.)

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B. Refunds for Range Depletion. A refund of grazing fees may be requested if range depletion due to drought, fire, or other natural causes, or in case of a general spread of disease among the livestock. Where these events occur during the authorized period of use, grazing fees may be refunded in whole or in part, or the fee payment may be postponed for as long as the emergency exists. No refund is made for amounts of less than \$10.00 and no service charge is required when the request for a change in grazing use is the result of range depletion.

.73 Service Charge. A service charge is assessed for each crossing permit, transfer of grazing preference, and replacement or supplemental billing notice, except for actions initiated by the authorized officer, as noted below. (See 43 CFR 4110.7-3.)

A. Collecting the Service Charge. Pursuant to Section 304(a) of the Federal Land Policy and Management Act of 1976, calculation of the service charge reflects the processing costs for each type of action and is adjusted periodically as costs change. Notice of change in the service charge is published periodically in the Federal Register (43 CFR 4130.7-3). A replacement bill is one which has been prepared any time after the permittee or lessee has received a grazing bill for the same period of use. If the service charge does not accompany these applications, they are considered to be incomplete applications and no action is taken to process them until the service charge is received. The service charge is not collected with applications for crossing permits when the application is for a change in a crossing permit for which a grazing bill has already been issued. Actions initiated by the authorized officer which result in a change in grazing use do not require the service charge. A service charge is required for an application to activate authorized nonuse.

B. Accounting for the Service Charge. For accounting purposes, the service charge is considered the same as a filing fee. The funds collected are deposited to accounting fund symbol 140850. (See Manual Section 1372.72.)

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.8 Pledge of Permits or Leases as Security for Loans. Permittees or lessees may pledge their grazing permits or leases as security for loans with the base properties to which their grazing preferences are attached. the renewal of these grazing permits or leases is dependent on the permittees or lessees' compliance with the established rules and regulations, including the terms and conditions of their expiring permits or leases. (See 43 CFR 4130.8.) Section 3 of the Taylor Grazing Act of 1934, however, provides that "no permittee complying with the rules and regulations laid down by the Secretary of the Interior shall be denied the renewal of such permit, if such denial will impair the value of the grazing unit of the permittee, when such unit is pledged as security for any bonafide loan."

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Grazing Application - Grazing Schedule

TERMS AND CONDITIONS
(See 41 CFR Part 4100)

Applications for grazing use on the public lands and/or other lands administered by the Bureau of Land Management must be filed with the authorized officer having jurisdiction over the lands involved.

All livestock grazing on the public lands and/or other lands administered by the Bureau of Land Management within the areas specified in a permit, lease, or agreement must be in accordance with all the rules and regulations, now or hereafter approved by the Secretary of the Interior, governing these lands.

The terms and conditions of a permit, lease, or agreement that may be issued as a result of this application and the fees charged for grazing use are established in accordance with the provisions of the grazing regulations as approved by the Secretary of the Interior.

All grazing fees are due the United States upon issuance of the billing notice and must be paid in full prior to the first grazing period indicated on the billing notice, except as otherwise provided in the terms and conditions of a grazing permit or lease.

A permit, lease, or agreement authorizing grazing use is subject to the provisions of Executive Order 11246 of September 24, 1965, as amended, which sets forth the nondiscrimination clauses. A copy of this order may be obtained from the authorized officer.

It is further understood and agreed that no Member of, or Delegate to, Congress, or Resident Commissioner, after his election or appointment, or either before or after he has qualified, and during his continuance in office, and no officer, agent, or employee of the Department of the Interior, other than members of Advisory Committees appointed in accordance with the Federal Advisory Committee Act (5 U.S.C. App. 1) and Sections 309 and 403 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1701 et. seq.) shall be admitted to any share or part in a permit, lease, or agreement or to derive any benefit to arise therefrom, and the provisions of Section 3741 Revised Statutes (41 U.S.C. 32, 18 U.S.C. Sections 431-433, and 43 CFR Part 7), enter into and form a part of a permit, lease, or agreement so far as the same may be applicable.

GENERAL INSTRUCTIONS

Prepare a Grazing Schedule for each schedule number designated for a specific Grazing Record Number and submit in single copy to Service Center Director, Rangeland Management Automated System (RMAS).

A copy may be retained by the District until the Grazing Record Master File has been received. Fields 1, 2, 3, 5, 6, 7, and 8 are control elements required on each document input.

SPECIFIC INSTRUCTIONS

Items (1) through (9) - For BLM use only.

- Items
(1) & (2) State and Office Codes - (See BLM Manual Section 1251)
(3) Grazing Record Number - assigned to the case file
(4) Record Type - preprinted record control element
(5) Schedule Number - sequential schedule number assigned to the specific grazing schedule for the respective grazing record.
(6) Schedule Code - Current, Supplemental, Basic, or Permit or Lease Schedule code
(7) Action Code - Enter "A" (Add) only when inputting data for new record; enter "C" (Change) when adding new data to, or changing data on, an existing record; enter "D" (Delete) to wipe out existing Grazing Schedule record on the Master File.
(8) Billing Code - advance or actual use billing code
(9) Special Bill Code - Enter "X" if immediate billing is requested; enter "B" if in billed status and input is to revise the statistical data; otherwise leave blank.

Columns (10) to (18) - Sequentially number each line entry beginning with 01. Completion of columns (15) and (17) is not required. However, provision of this information will expedite processing of the application.

Columns

- (15) % PL Use (Percent Public Land Use) - the proportion of grazing use to be made on public lands
(17) AUM's (Animal Unit Months) - number of livestock (AUM's) grazing period (months) * % PL Use = AUM's
(18) Type Use - Type of use code
(19) Type Land - Code only if more than one fee rate occurs on the allotment (now type Land codes on the allotment record) or special find distribution.

CODES

SCHEDULE	ACTION	BILLING
Current = 1	Add = A	Advance = 1
Supplemental = 2	Change = C	Actual = 3
Basic = 3	Delete = D	
Permit or Lease = 4		
KIND OF LIVESTOCK	CLASS OF LIVESTOCK*	
Barro = B	Yearling Cattle = Y	
Cattle = C		
Goat = G	KIND OF INOIGENOUS ANIMAL*	
Horse = H	Buffalo = F	
Sheep = S		
	* include under column (11)	

TYPE USE

Active = A	Navajo Nonuse Free Use = N
Nonuse = N	Ephemeral = L
Exchange-of-Use = E	Camp Plan = C
Free Use = F	Croazing = T
Navajo Free Use = J	Unauthorized Grazing Use = U

H-4130-1 - AUTHORIZING GRAZING USE

Grazing Application - Grazing Schedule

NOTICE

The Privacy Act of 1974 and the regulation in 43 CFR 2.46(d) provide that you be furnished the following information in connection with information required by this application.

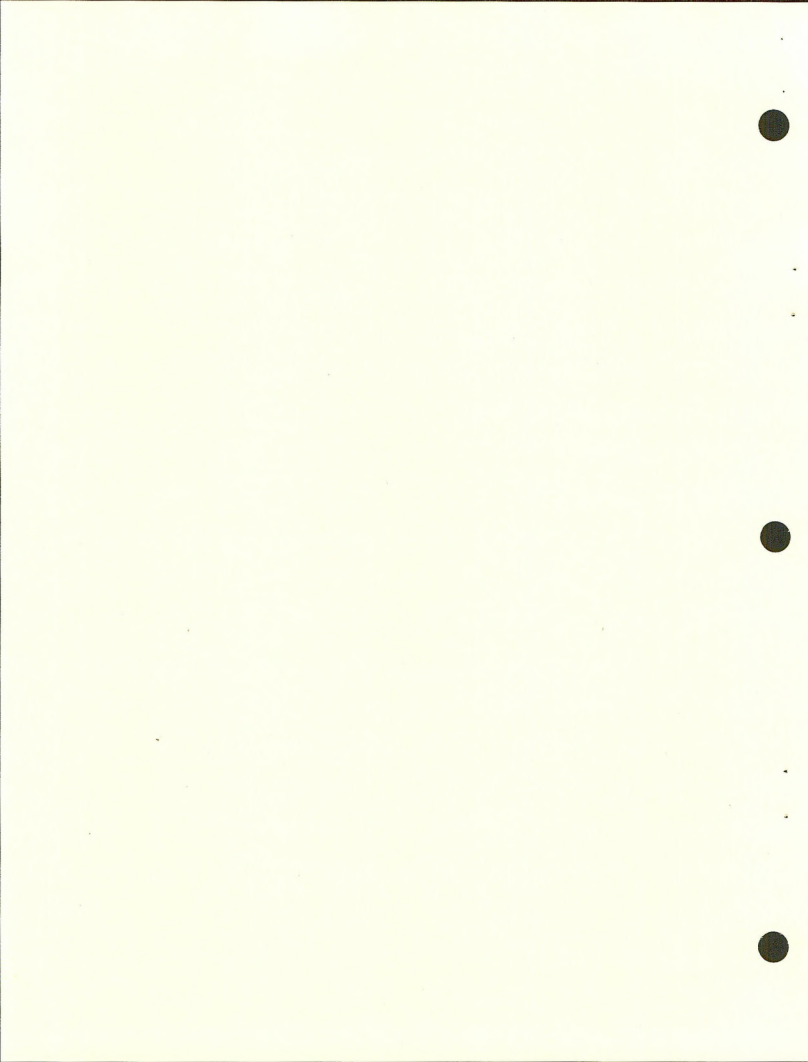
AUTHORITY: Taylor Grazing Act, 43 U.S.C. 315; Federal Land Policy and Management Act of 1976, 43 U.S.C. 1701; and Public Rangelands Improvement Act of 1978, 43 U.S.C. 1901.

PRINCIPAL PURPOSE: The information is to be used to process your application for grazing use on the public lands.

ROUTINE USES: (1) The adjudication of the applicants' preference to use the land or resources. (2) Documentation for public information in support of notations made on land status records for the management, disposal, and use of public lands and resources. (3) Transfer to appropriate

Federal agencies when concurrence is required prior to granting a preference to use public lands or resources. (4) Transfer to the U.S. Department of Justice in the event of litigation involving the records or the subject matter of the records. (5) Transfer, in the event there is indicated a violation or potential violation of a statute, regulation, rule, order, permit, lease, or agreement whether civil, criminal or regulatory in nature, to the appropriate agency or agencies, whether Federal, State, local or foreign, charged with the responsibility of investigation or prosecuting such violation or charged with enforcing or implementing the statute, rule, regulation, order, permit, lease, or agreement violated or potentially violated.

EFFECT OF NOT PROVIDING INFORMATION: If you do not file this application and furnish the requested information, you may not be authorized to graze on the public lands during the next year. If you presently hold a grazing authorization, it may not be possible to grant a requested modification.



Grazing Application - Grazing Preference and Transfer

FORM APPROVED			
OMB NO. 1004-0047			
Expires 1/31/83			
FOR BLM USE ONLY			
State	A	2	
Office	0	1	4
Grazing Record No.	1	0	67
Date Filed Jan. 15, 1984			

Address (include street, city, State, and zip code)

380 Center St.
St. George, Utah 84770

I hereby: (1) Offer the following ☒ land ☐ water as base property for a grazing preference on the public lands and/or other lands administered by the BLM, (2) certify that the base property listed is described correctly and the property meets the requirement of the grazing regulations (43 CFR 4110.2-1), and (3) concur with the attachment of the grazing preference by allotment.

[illegible]

Signature of Applicant _____

Harold R. Colburn

Date _____

1/15/84

Title 18, U.S.C., Section 1001, makes it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious, or fraudulent statements or representations as to any matter within its jurisdiction.

INSTRUCTIONS: To be completed when new base properties are being offered in support of an application, or as the result of a transfer from existing base property. If this involves a transfer of preference from existing base property, transferor completes the request for transfer. If transfer is for part of the preference, file a preference summary for remaining parts. Designate any leased properties. If water base property, describe type of water, whether full or part-time, and number of livestock served. If part-time water, indicate period of year it is available for livestock use. Show preference by allotment. Attach additional sheets, as needed. (See transfer request on reverse.)

H-4130-1 - AUTHORIZING GRAZING USE

Grazing Application - Preference Summary and Transfer

REQUEST FOR TRANSFER OF GRAZING PREFERENCE

I hereby apply to transfer ☒ all ☐ part of my grazing preference to the extent of 1,124 AUM's of which 890 AUM's are active preference and 234 AUM's are suspended preference to:

Name of Transferee (Last, first, middle initial)

Colby, David?

Address (street, city, state, and zip code)

380 Cedar Street
St. George, Utah 84770

The extent of the grazing preference involved is as follows:

BASE PROPERTY		PREFERENCE (AUM's)			ALLOTMENT
NAME AND LEGAL DESCRIPTION	ACRES	TOTAL	SUSPENDED	ACTIVE	NAME AND NUMBER
Thompson Homestead Selling Section 17 and NE 1/4 of Section 20, T. 25N., R. 26W.	320	632	132	500	Cedar Butte 4836
Redden Mtn. Ranch Selling Section 20 T. 24N., R. 26W.	640	338	84	254	Taylor Graz 4839
		154	136	136	Shaw Wash 4841

I CERTIFY: I ☒ own ☐ control the base property from which the grazing preference is being transferred and this property ☒ is ☐ is not encumbered by a lien. I hereby relinquish to the transferee my interest and/or maintenance responsibility in range improvement projects authorized on public lands by cooperative agreement(s) and/or range improvement permit(s) listed on attached Assignment of Range Improvements.

Dennis M. Vail

(Signature of Transferee)

11/5/84

(Date)

I HEREBY consent to the extent of transfer specified in this application:

Fed. National Bank of Utah

(Signature of Lender, if incumbered)

11/5/84

(Date)

(Signature of owner, if required)

(Date)

APPROVED:

Joe P. Dotter Area Manager

(Signature of Authorized Officer)

11/5/84

(Date)

Title (40 U.S.C. Section 1001, makes it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious, or fraudulent statements or representations as to any matter within its jurisdiction.

NOTICE

The Privacy Act of 1974 and the regulation in 43 CFR 2.48(d) provide that you be furnished the following information in connection with information required by this application.

AUTHORITY: Taylor Grazing Act, 43 U.S.C. 315; Federal Land Policy and Management Act of 1976, 43 U.S.C. 1701; and Public Rangelands Improvement Act of 1978, 43 U.S.C. 1901.

PRINCIPAL PURPOSE: The information is to be used to process your application for grazing use on the public lands.

ROUTINE USES: (1) The adjudication of the applicants' preference to use the land or resources. (2) Documentation for public information in support of notations made on land status records for the management, disposal, and use of public lands and resources. (3) Transfer to appropriate Federal agencies when concurrence is required prior to granting a preference to use public lands or resources. (4) Transfer to the U.S. Department of Justice in the event of litigation involving the records or the subject matter of the records. (5) Transfer, in the event there is indicated a violation or potential violation of a statute, regulation, rule, order, permit, lease, or agreement whether civil, criminal or regulatory in nature, to the appropriate agency or agencies, whether Federal, State, local or foreign, charged with the responsibility of investigating or prosecuting such violation or charged with enforcing or implementing the statute, rule, regulation, order, permit, lease, or agreement violated or potentially violated.

EFFECT OF NOT PROVIDING INFORMATION: If you do not file this application and furnish the requested information, you may not be authorized to graze on the public lands during the next year. If you presently hold a grazing authorization, it may not be possible to grant a requested modification.

The Payment Reduction Act of 1980 (44 U.S.C. 3501, et seq.) requires us to inform you that:

Information is needed to process application for grazing on the public lands, pursuant to 43 CFR Part 4100. Information shows if applicant meets requirements of the Taylor Grazing Act of 1934 and is eligible to graze livestock on public lands.

Applicant must respond before he/she can be granted right to graze livestock on the public lands.

GPO 256-144

H-4130-1 - AUTHORIZING GRAZING USE

Grazing Application - Supplemental Information

Form 4130-1b
(June 1980)
(formerly 4115-a)

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
GRAZING APPLICATION
SUPPLEMENTAL INFORMATION

FORM APPROVED
OMB NO. 42-R1800

FOR BLM USE

State AZ
Office 025
Grazing Record No. 3165

Name (last, first, middle initial)

Address (include street, city, State, and zip code)

Cronnet, Thomas H.

Box 14
Rockville, Utah 84763

1. I HEREBY CERTIFY that I am engaged in the livestock business and:

- a. ☒ I am a citizen of the United States.
b. ☐ I have filed a valid declaration of intention or petition for naturalization to become a citizen of the United States
c. ☐ I am a group or association authorized to conduct business in (State), all members of which are qualified under "a" and/or "b" above.
d. ☐ I am a corporation authorized to conduct business in (State).

2. I ☒ own ☐ control all the livestock that will graze on the lands specified in the grazing permit or lease issued or to be issued pursuant to this application. For controlled livestock, include a copy of the document which specifies the number and kind of livestock under control, the brands or other marking the livestock are carrying, and the arrangements which in fact give you control of the livestock. (Do not include creditor's interest.)

3. I own unfenced land within the following allotment(s). (If necessary, attach additional sheets and/or plot the land on an accompanying map.)

ALLOTMENT NAME AND NUMBER	LEGAL DESCRIPTION					ACREAGE
	TOWN- SHIP	RANGE	SECTION	MERIDIAN	SUBDIVISION	
Cedar Wash- 4842	47S.	25W.	14	S.L.	W $\frac{1}{2}$	320
			15		E $\frac{1}{2}$	320
			21		NE $\frac{1}{4}$	160
	47S.	26W.	19		SW $\frac{1}{4}$	160
			30		NW $\frac{1}{4}$, NE $\frac{1}{4}$, NE $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, W $\frac{1}{2}$ SE $\frac{1}{4}$	360
			Total			

4. I lease unfenced land within the following allotment(s). (If necessary, attach additional sheets and/or plot the land on an accompanying map.)

ALLOTMENT NAME AND NUMBER	LEGAL DESCRIPTION					ACREAGE
	TOWN- SHIP	RANGE	SECTION	MERIDIAN	SUBDIVISION	
Cedar Wash- 4842	47S.	25W.	16	S.L.	A11	640
			36		A11	640
					Total	1280

H-4130-1 - AUTHORIZING GRAZING USE

Grazing Application - Supplemental Information

5. I have a grazing preference in another BLM District ☒ yes ☐ no. If "yes," please provide the following information (if necessary, attach additional sheets).

ALLOTMENT		LIVESTOCK	PERIOD		% PL USE	ANIMAL UNIT MONTHS
NAME	NUMBER	NUMBER/KIND	BEGIN	END		
Beaver Dam Wash	4962	52 cattle	5/1	8/30	100	254

6. I hold an authorization to graze livestock on land administered by another agency ☐ yes ☒ no. If "yes," please provide the following information (if necessary, attach additional sheets).

NAME OF AGENCY AND GRAZING AREA	LIVESTOCK	PERIOD		ANIMAL UNIT MONTHS
	NUMBER/KIND	BEGIN	END	

Signature of Applicant

T. J. J. J. J.

Date

1/5/84

Title 18, U.S.C., Section 1901, makes it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious, or fraudulent statements or representations as to any matter within its jurisdiction.

NOTICE

The Privacy Act of 1974 and the regulation in 43 CFR 2.48(d) provide that you be furnished the following information in connection with information required by this application.

AUTHORITY: Taylor Grazing Act, 43 U.S.C. 315; Federal Land Policy and Management Act of 1976, 43 U.S.C. 1701; and Public Rangelands Improvement Act of 1978, 43 U.S.C. 1901.

PRINCIPAL PURPOSE: The information is to be used to process your application for grazing use on the public lands.

ROUTINE USES: (1) The adjudication of the applicant's preference to use the land or resources. (2) Documentation for public information in support of notations made on land status records for the management, disposal, and use of public lands and resources. (3) Transfer to appropriate

Federal agencies when concurrence is required prior to granting a preference to use public lands or resources. (4) Transfer to the U.S. Department of Justice in the event of litigation involving the records or the subject matter of the records. (5) Transfer, in the event there is indicated a violation or potential violation of a statute, regulation, rule, order, permit, lease, or agreement whether civil, criminal or regulatory in nature, to the appropriate agency or agencies, whether Federal, State, local or foreign, charged with the responsibility of investigation or prosecuting such violation or charged with enforcing or implementing the statute, rule, regulation, order, permit, lease, or agreement violated or potentially violated.

EFFECT OF NOT PROVIDING INFORMATION: If you do not file this application and furnish the requested information, you may not be authorized to graze on the public lands. If you presently hold a grazing authorization, it may not be possible to grant a requested modification.

GPO 550-521

H-4130-1 - AUTHORIZING GRAZING USE

Grazing Application - Authorized Representative

Form 4130-1c
(September 1981)

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
GRAZING APPLICATION
AUTHORIZED REPRESENTATIVE

FORM APPROVED
OMB NO. 1004-0049
Expires: 1/31/93

FOR BLM USE ONLY

State	A 2	
Office	0 2 5	
Grazing Record No.	3 1 6 5	

Name (last, first, middle initial) and Address (include street, city, State, and zip code)

Raynolds, Marshall W
P.O. Box 1381
St. George Utah 84720

Name (last, first, middle initial) and Address (include street, city, State, and zip code)

Cornett, Thomas H.
Box 14
Redville, Utah 84723

in matters pertaining to grazing use on the public land and other lands administered by the Bureau of Land Management in the *Angora Strip* (District). This designation of the Authorized Representative shall remain in effect until (date)

Signature (Permitter/Lessee)

Thomas H. Cornett

Date

1/25/84

Address

Box 14
Redville, Utah 84723

Signature (Permitter/Lessee)

Date

Address

Signature (Permitter/Lessee)

Date

Address

Signature (Permitter/Lessee)

Date

Address

Title 18, U.S.C., Section 1001, makes it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious, or fraudulent statements or representations as to any matter within its jurisdiction.

NOTICE

The Privacy Act of 1974 and the regulation in 43 CFR 2.48(d) provide that you be furnished the following information in connection with information required by this application.

AUTHORITY: Taylor Grazing Act, 43 U.S.C. 315; Federal Land Policy and Management Act of 1976, 43 U.S.C. 1701; and Public Rangelands Improvement Act of 1978, 43 U.S.C. 1901.

PRINCIPAL PURPOSE: The information is to be used to process your application for grazing use on the public lands.

ROUTINE USES: (1) The adjudication of the applicants' preference to use the land or resources; (2) Documentation for public information in support of notations made on land status records for the management, disposal, and use of public lands and resources. (3) Transfer to appropriate

Federal agencies when concurrence is required prior to granting a preference to use public lands or resources. (4) Transfer to the U.S. Department of Justice in the event of litigation involving the records or the subject matter of the records. (5) Transfer, in the event there is indicated a violation or potential violation of a statute, regulation, rule, order, permit, lease, or agreement whether civil, criminal or regulatory in nature, to the appropriate agency or agencies, whether Federal, State, local or foreign, charged with the responsibility of investigation or prosecuting such violation or charged with enforcing or implementing the statute, rule, regulation, order, permit, lease, or agreement violated or potentially violated.

EFFECT OF NOT PROVIDING INFORMATION: If you do not file this application and furnish the requested information, you may not be authorized to graze on the public lands during the next year. If you presently hold a grazing authorization, it may not be possible to grant a requested modification.

Information is needed to process application for grazing on the public lands, pursuant to 43 CFR Part 4100. Information shows if applicant meets requirements of the Taylor Grazing Act of 1934 and is eligible to graze livestock on public lands. Applicant must respond before he/she can be granted right to graze livestock on the public lands.

SPG 652-888

H-4130-1 - AUTHORIZING GRAZING USE

Grazing Preference Statement

TERMS AND CONDITIONS
(See 43 CFR Part 4100)

Applications for change in grazing use on the public lands and/or other lands administered by the Bureau of Land Management must be filed with the authorized officer having jurisdiction over the lands involved.

All livestock grazing on the public lands and/or other lands administered by the Bureau of Land Management within the areas specified in a grazing permit or lease must be in accordance with all the rules and regulations, now or hereafter approved by the Secretary of the Interior, governing these lands.

The terms and conditions of a grazing permit or lease and the fees charged for grazing use are established in accordance with the provisions of the grazing regulations as approved by the Secretary of the Interior.

All grazing fees are due the United States upon issuance of the billing notice and must be paid in full prior to the first grazing period indicated on the billing notice, except as otherwise provided in the terms and conditions of a grazing permit or lease.

A grazing permit or lease is subject to the provisions of Executive Order 11246 of September 24, 1965, as amended, which sets forth the nondiscrimination clauses. A copy of this order may be obtained from the authorized officer.

It is further understood and agreed that no Member of, or Delegate to, Congress, or Resident Commissioner, after his election or appointment, or either before or after he has qualified, and during his continuance in office, and no officer, agent, or employee of the Department of the Interior, other than members of Advisory Committees appointed in accordance with the Federal Advisory Committee Act (5 U.S.C. App. 1) and Sections 309 and 403 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1701 et. seq.) shall be admitted to any share or part in a grazing permit or lease, or to derive any benefit to arise therefrom; and the provisions of Section 3741 Revised Statutes (41 U.S.C. 22; 18 U.S.C. Sections 431-433, and 43 CFR, Part 7), enter into and form a part of a grazing permit or lease, so far as the same may be applicable.

NOTICE

The Privacy Act of 1974 and the regulation in 43 CFR 2.48(d) provide that you be furnished the following information in connection with information required by this application.

AUTHORITY: Taylor Grazing Act, 43 U.S.C. 315; Federal Land Policy and Management Act of 1976, 43 U.S.C. 1701; and Public Rangelands Improvement Act of 1978, 43 U.S.C. 1901.

PRINCIPAL PURPOSE: The information is to be used to process your application for change in grazing use on the public lands.

ROUTINE USES: (1) The adjudication of the applicants' preference to use the land or resources. (2) Documentation for public information in support of notations made on land status records for the management, disposal, and use of public lands and resources. (3) Trans-

fer to appropriate Federal agencies when concurrence is required prior to granting a preference to use public lands or resources. (4) Transfer to the U.S. Department of Justice in the event of litigation involving the records or the subject matter of the records. (5) Transfer, in the event there is indicated a violation or potential violation of a statute, regulation, rule, order, permit, or lease, whether civil, criminal or regulatory in nature, to the appropriate agency or agencies, whether Federal, State, local or foreign, charged with the responsibility of investigation or prosecuting such violation or charged with enforcing or implementing the statute, rule, regulation, order, permit, or lease violated or potentially violated.

EFFECT OF NOT PROVIDING INFORMATION: If you do not file this application and furnish the requested information, you may not be authorized to make changes in grazing use on the public lands during the next year.

H-4130-1 - AUTHORIZING GRAZING USE

Exchange-of-Use Grazing Agreement

Form 4130-4
(May 1982)

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

EXCHANGE-OF-USE GRAZING AGREEMENT

FORM APPROVED
OMB NO. 1004-0030
Expires: July 31, 1984

FOR BLM USE ONLY

State	A	2
Office	0	25
Grazing Record No.	3	165

Name (first, middle initial, last)

Address (include zip code)

Thomas P. Jones

Box 43

Rockville, Utah 84763

1. I own/lease the following-described lands (list by legal subdivision and for those lands which are leased, indicate the effective and expiration dates of the lease)

owned lands - 1320 acres - see plat on back

leased lands - period of lease is 11/84 to 12/31/86

T. 47 S., R. 25 W.

Sections 16 and 36 - 12.3 acres

2. These lands are situated within the Cedar Creek Allotment, Alpine Strip District, and are accessible and suitable for livestock grazing during the same periods as the public lands. I hereby agree that continuously during the entire term of this agreement, unless sooner terminated by the Bureau of Land Management, the Secretary of the Interior may exercise the same livestock grazing regulations and control of the above-described private lands as over the public lands. I understand that the grazing use allowed cannot exceed the livestock grazing capacity of the private lands offered. I will confine my livestock to the number, kind, period or periods of time, and areas of use, authorized.

3. In exchange for allowing the Bureau of Land Management to regulate and control the use of the above-described lands, I hereby apply for the following private use on intermingled and adjacent public lands and to be effective for a period of 3 years from January 1, 1984 to December 31, 1986:

ALLOTMENT NAME AND NUMBER	LIVESTOCK NUMBER/KIND	PERIOD		ANNUAL UNIT MONTHS
		BEGIN	END	
Cedar Creek - 4442	33 Cattle	1/1	2/88	132

This agreement (1) conveys no right, title, or interest held by the United States in any lands or resources, and (2) is subject to (a) modification, suspension, or cancellation as required by land use plans and subject to applicable law; (b) annual review and to modification of terms and conditions as appropriate; (c) cancellation in whole or in part upon loss of control of all or part of the land upon which it is based; (d) the Taylor Grazing Act, as amended, the Federal Land Policy and Management Act, as amended, the Public Rangelands Improvement Act, and the rules and regulations now or hereafter promulgated thereunder by the Secretary of the Interior.

ACCEPTED BY:

Signature of Applicant

Thomas P. Jones

Date

1/5/84

Title 18, U.S.C., Section 1001, makes it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious, or fraudulent statements or representations as to any matter within its jurisdiction.

APPROVED:

Signature of Authorized Officer

Robert L. Lunn, Area Manager

Date

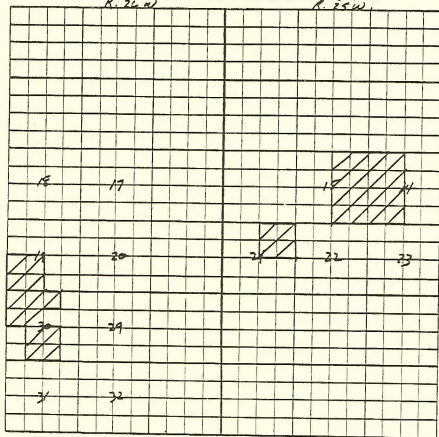
1/5/84

(Continued on reverse)


H-4130-1 - AUTHORIZING GRAZING USE

Exchange-of-Use Grazing Agreement

LOCATION PLAT
(Location Plat may be used to display the lands offered in Exchange-of-Use)



Scale: 1 inch equals one mile

 - owned lands

NOTICE

The Privacy Act of 1974 and the regulation in 43 CFR 2.48(d) provide that you be furnished the following information in connection with information required by this Exchange-of-Use Grazing Agreement.

AUTHORITY: 43 U.S.C. 315, 316, 1181d.

PRINCIPAL PURPOSE: The information is to be used to process this application.

ROUTINE USES: (1) The adjudication of the applicant's rights to an exchange of use grazing agreement. (2) Documentation for public information in support of

notations made on land status records for the management, disposal, and use of public lands and resources. (3) Transfer to appropriate Federal agencies when concurrence is required prior to granting a right in public lands or resources. (4)(5) Information from the record and/or the record will be transferred to appropriate Federal, State, local or foreign agencies, when relevant to civil, criminal or regulatory investigations or prosecutions.

EFFECT OF NOT PROVIDING INFORMATION: Disclosure of the information is voluntary. If all the information is not provided, this application may be rejected.

GPO 528-108

Grazing Permit/Lease

STATE
OFFICE
GRAZING RECORD NO.
PREFERENCE: SECTION
TERM

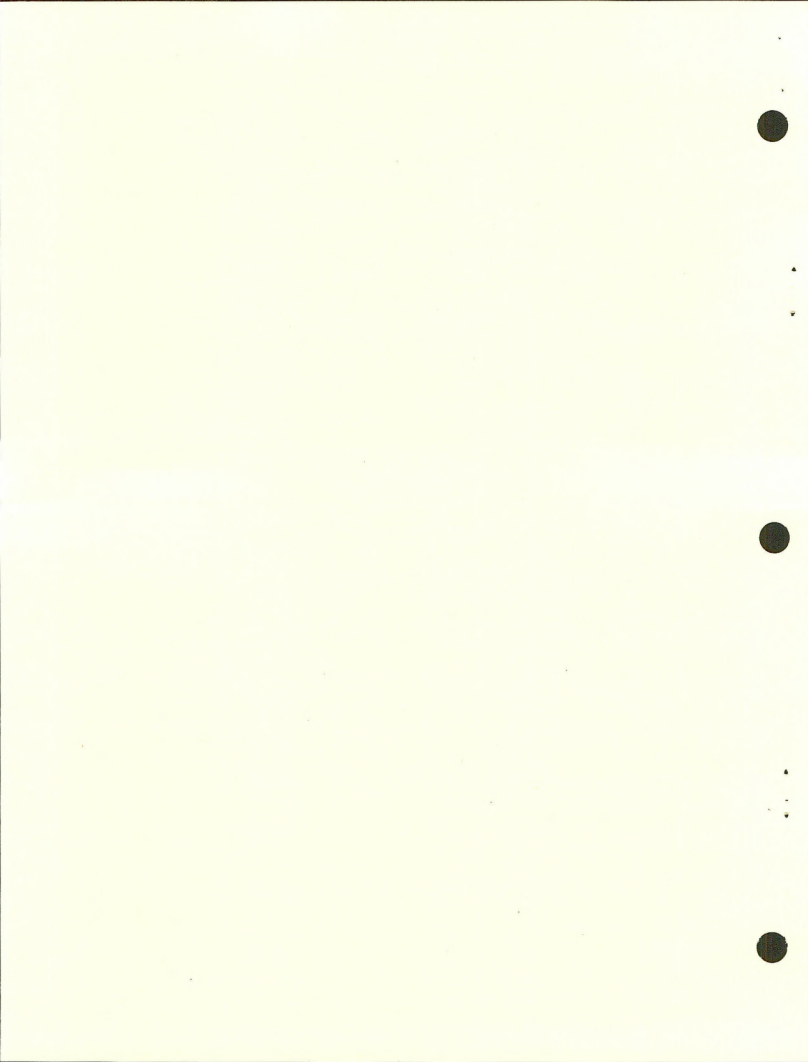
Rel. 4-75
7/3/84

H-4130-1 - AUTHORIZING GRAZING USE

Grazing Permit/Lease

TERMS AND CONDITIONS
(43 CFR 4100)

1. Any changes in grazing use must be applied for prior to the grazing period.
2. Each year billing notices are issued which specify, for the current year, the allotment(s), number and kind of livestock, period(s) of use, animal unit months of use, and the grazing fees due. These billing notices when paid, become a part of this grazing permit/lease.
3. Grazing fees are due upon issuance of a billing notice and must be paid in full prior to making any grazing use under this grazing permit/lease, unless otherwise provided for in the terms and conditions of this grazing permit/lease.
4. This grazing permit/lease is subject to the terms and conditions of an allotment management plan if such plan has been prepared. If an allotment management plan has not been prepared, it must be incorporated in this permit/lease when completed.
5. No grazing use can be authorized under this grazing permit/lease during any period of delinquency in the payment of amounts due in settlement for unauthorized grazing use.
6. Grazing use authorized under this grazing permit/lease may be suspended, in whole or in part, for violation by the permittee/lessee of any of the provisions of the rules or regulations now or hereafter approved by the Secretary of the Interior.
7. This grazing permit/lease is subject to cancellation, in whole or in part, at any time because of:
 - a. noncompliance by the permittee/lessee with rules and regulations now or hereafter approved by the Secretary of the Interior.
 - b. loss of control by the permittee/lessee of all or a part of the property upon which it is based.
 - c. a transfer of grazing preference by the permittee/lessee to another party.
 - d. a decrease in the lands administered by the Bureau of Land Management within the allotment(s) described herein.
 - e. repeated willful unauthorized grazing use.
8. This grazing permit/lease is subject to the provisions of Executive Order No. 11246 of September 24, 1965, as amended, which sets forth nondiscrimination clauses. A copy of this order may be obtained from the authorized officer.
9. The permittee/lessee must own or control and be responsible for the management of the livestock authorized to graze under this grazing permit/lease.
10. The authorized officer may require counting and/or additional or special marking or tagging of the livestock authorized to graze under this grazing permit/lease.
11. The permittee's/lessee's grazing case file is available for public inspection as required by the Freedom of Information Act.



H-4130-1 - AUTHORIZING GRAZING USE

Actual Grazing Use Report

Remarks (Include other information such as death losses, disease, and unauthorized use by strays.)

*Good feed this year. Utilization on the grasses
is about what you fellows say it ought to be.*

The Paperwork Reduction Act of 1980 (44 U.S.C. 3501, et seq.) requires us to inform you that:

This information is being collected to gather and document the actual amount of livestock grazing use on the public lands.

This information will be used to calculate your billing and to help evaluate the effectiveness of management actions in meeting resource management objectives.

Response to this request is mandatory under 43 CFR 4120.2-2(d), 4120.2-3(e), and 4130.5-1(e).

GPO 540-743

